UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

DEMARIA L. WYNN		
as Guardian for Duane L. Wallace, a protected in and	divi	dual,
DUANE L. WALLACE, a protected individual,		
Plaintiffs,		Case No. 06-10534
-VS-		HON. AVERN COHN
STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY,		
Defendant.	<u>/</u>	

ORDER DENYING PLAINTIFF'S MOTION IN LIMINE TO EXCLUDE SURVEILLANCE INVESTIGATION AND FRUITS THEREOF [ETC.] (DOC. 68)¹

This is an attendant care case under Michigan's No Fault Act. The jurisdiction of the Court is based on diversity. Plaintiff has filed a motion styled Motion in Limine to Exclude Surveillance Investigation and Fruits Thereof, to Prohibit Testimony from Any Witness Regarding Surveillance Videos and to Preclude the Use of and/or Admission into Evidence of Said Videos (doc. 68).

¹ The Court reminds the parties that in the Sixth Circuit, a ruling on a motion in limine is advisory only. <u>United States v. Yannott</u>, 42 F.3d 999, 1007 (6th Cir. 1994). To preserve for appeal any issue relating to this decision, a party must raise the question at trial and obtain a final decision from the Court. <u>See</u> <u>United States v. Luce</u>, 713 F.2d 1236, 1239–40 (6th Cir. 1983).

For the reasons stated on the record at a hearing on March 30, 2009, the motion is DENIED. The Court will view surveillance videos before their introduction.

SO ORDERED.

s/Avern Cohn
AVERN COHN
UNITED STATES DISTRICT JUDGE

Dated: March 30, 2009

I hereby certify that a copy of the foregoing document was mailed to the attorneys of record on this date, March 30, 2009, by electronic and/or ordinary mail.

_s/Julie Owens Case Manager, (313) 234-5160